UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

DR. MORGAN REYNOLDS on behalf of the UNITED STATES OF AMERICA,)	Case No. 07CV4612 (GBD)
Plaintiff,)	
v.)	
SCIENCE APPLICATIONS INTERNATIONAL)	
CORP.; APPLIED RESEARCH ASSOCIATES, INC.; BOEING; NuSTATS; COMPUTER)	
AIDED ENGINEERING ASSOCIATES, INC.; DATASOURCE, INC.; GEOSTAATS,)	
INC.; GILSANZ MURRAY STEFICEK LLP; HUGHES ASSOCIATES, INC.; AJMAL)	
ABBASI; EDUARDO KAUSEL; DAVID PARKS; DAVID SHARP; DANIELE)	
VENEZANO; JOSEF VAN DYCK; KASPER)	
WILLIAM; ROLF JENSEN & ASSOCIATES, INC.; ROSENWASSER/GROSSMAN)	
CONSULTING ENGINEERS, P.C.; SIMPSON GUMPERTZ & HEGER, INC.; S.K. GHOSH)	
ASSOCIATES, INC.; SKIDMORE, OWINGS & MERRILL, LLP; TENG & ASSOCIATES, INC.;))	
UNDERWRITERS LABORATORIES, INC.; WISS, JANNEY, ELSTNER ASSOCIATES,)	
INC.; AMERICAN AIRLINES; SILVERSTEIN)	
PROPERTIES; and UNITED AIRLINES,)	
Defendants.)	

NOTICE OF JOINDER OF DEFENDANT UNDERWRITERS LABORATORIES, INC. TO THE MOTION TO DISMISS OF DEFENDANT APPLIED RESEARCH ASSOCIATES, INC.

PLEASE TAKE NOTICE that, upon the accompanying Declaration of Philip C.

Semprevivo, Esq., Defendant Underwriters Laboratories, Inc. ("UL") hereby adopts and

joins in for all purposes Applied Research Associates, Inc.'s Motion to Dismiss and its

Supporting Memorandum of Law (the "ARA Motion"), which seeks to dismiss the

Plaintiff/Relator's Complaint herein pursuant to Fed. R. Civ. P. 12(b)(1) and 9(b).

Applied Research Associates, Inc. filed its motion on October 9, 2007. To best

serve justice and avoid unnecessary or duplicative effort, time or expense to the Court

and the parties involved, UL now adopts and joins in the ARA Motion in its entirety,

including any and all contents, statements, and arguments as they are equally applicable

to UL and, thus, are incorporated herein by reference. For all the reasons stated in the

ARA Motion, UL requests that the Court dismiss the Plaintiff/Relator's Complaint in its

entirety as against UL, and further seeks an award of attorneys' fees and expenses due to

the frivolous nature of the Complaint.

Wherefore, UL respectfully requests that this Court permit UL to join in and

adopt the ARA Motion in its entirety; grant the relief requested in the ARA Motion in

favor of UL; and grant UL such other and further relief as the Court deems just and

proper.

Dated: October 9, 2007

Respectfully submitted,

BIEDERMANN, REIF, HOENIG & RUFF, P.C.

By:

Philip C. Semprevivo (PS1526)

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Attorneys for Defendant Underwriters Laboratories, Inc.

CERTIFICATION OF SERVICE

I hereby certify that on October 9, 2007, I electronically filed the foregoing Notice of Joinder with the Clerk of Court using the CM/ECF system, which will send notification of filing to the following e-mail addresses:

Jerry V. Leaphart, Esq. jsleaphart@cs.com Attorney for Relator

Gail D. Zirkelbach, Esq. Adam S. Ennis, Esq. William David Byassee, Esq. E. Leslie Hoffman, III, Esq. gdzirkelbach@jacksonkelly.com aennis@jacksonkelly.com dbyassee@jacksonkelly.com phoffman@jacksonkelly.com Attorneys for Applied Research Associates, Inc.

David M. Pollock, Esq. dpollock@donovanhatem.com Attorney for Simpson, Gumpertz & Heger, Inc. and Computer Aided Engineering Associates, Inc.

Philip Touitou, Esq. ptouitou@hinshawlaw.com Attorney for Wise, Janney, Elstner Associates, Inc. Rolf Jensen Associates, Inc., and Teng & Associates, Inc.

Chad Everett Sjoquist, Esq. csjoquist@zdlaw.com Attorney for Skidmore, Owings & Merrill, LLP

And I hereby certify that I have mailed or served the document or paper to the following non-CM/ECF participants by U.S. Mail, first class, postage prepaid and addressed to the following:

None.

By

Dated: October 9, 2007

BIEDERMANN, REIF, HOENIG & RUFF, P.C.

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